

Exhibit 8

STATE OF INDIANA) IN THE MARION SUPERIOR COURT
))SS: CIVIL DIVISION NUMBER FIVE
COUNTY OF MARION) CAUSE NUMBER 49D05-1809-PL-037971

DENISON, INC. and)
DENISON PARKING, INC.)
)
Plaintiffs,)
)
)
v.)
)
)
CARL E. MOST & SON, INC.,)
)
)
Defendant.)

F I L E D
November 21, 2022
CLERK OF THE COURT
MARION COUNTY
AG

ENTRY OF JUDGMENT ON VERDICT

The Court, after having received a verdict of the jury on November 18, 2022, now enters judgment in accordance with the verdict reached by the jury.

SO ORDERED this 21st day of November 2022.

John M. T. Chavis, II
John M. T. Chavis, II, Judge
Marion Superior Court
Civil Division Number Five

Distribution via IEFS:

Counsel of Record

VERDICT FORM B – BREACH OF CONTRACT

VERDICT FOR THE PLAINTIFF ON BREACH OF CONTRACT

We, the Jury, decide in favor of the Plaintiffs, Denison, Inc. and Denison Parking, Inc., and against the Defendant, Carl E. Most & Son, Inc., on Plaintiffs' claim for breach of contract and decide Plaintiffs' damages are \$ 8,000,000.00.

FILED

Date: 11/18/2022

NOV 18 2022 (129)

Gray Banks
Presiding Juror

Myra A. Eldridge
CLERK

VERDICT FORM 5001B – NEGLIGENCE

VERDICT FOR THE DEFENDANT ON COMPARATIVE FAULT

We, the Jury, assign the following percentages of fault:

Plaintiffs Denison, Inc. and Denison Parking, Inc.	<u>51</u> %
Defendant, Carl E. Most & Son, Inc.	<u>49</u> %
Non-Party Arsee Engineering Co	<u>0</u> %
Non-Party The New Group Inc.	<u>0</u> %
Non-Party The Structural Adhesive Company	<u>0</u> %
Non-Party Atlantic Polymer Group	<u>0</u> %
Non-Party Carl Walker & Associates	<u>0</u> %
Non-Party James & Associates, Inc.	<u>0</u> %

(The fault percentages listed in the blanks must total 100%).

Because plaintiffs' fault is greater than 50%, we therefore decided in favor of the Defendant, Carl E. Most & Son, Inc. and against the Plaintiffs Denison, Inc. and Denison Parking, Inc.

Date: 11/18/2022

Gray Beeks
Presiding Juror

FILED

NOV 18 2022 129

Myra A. Eldridge
CLERK